SG ALLIED BUSINESSES LIMITED

CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION

FOR THE HALF YEARLY ENDED DECEMBER 31st, 2021



B-40, SINDH INDUSTRIAL TRADING ESTATES, KARACHI. Ph No: 32593410-11

INDEPENDENT AUDITOR'S REVIEW REPORT

To the members of SG Allied Businesses Limited Report on review of Interim Financial Statements

Introduction

We have reviewed the accompanying condensed interim statement of financial position of **SG Allied Businesses Limited** as at December 31, 2021 and the related condensed interim statement of profit or loss and other comprehensive income, condensed interim statement of changes in equity, and condensed interim statement of cash flows, and notes to the condensed interim financial statements for the six-month period then ended (here-in-after referred to as the 'interim financial statements'). Management is responsible for the preparation and presentation of these interim financial statements in accordance with accounting and reporting standards as applicable in Pakistan for interim financial reporting. Our responsibility is to express a conclusion on these interim financial statements based on our review.

The figures for the quarters ended December 31, 2021 and December 31, 2020 in the condensed interim statement of profit and loss and other comprehensive income have not been reviewed, as we are required to review only the cumulative figures for the six month ended December 31, 2021.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Statements Performed by the Independent Auditor of the Entity". A review of interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Basis for Qualified Conclusion

- i. The Company has not complied with the requirements of IAS 41 Agriculture in relation to the biological assets held by the Company.
- ii. The Company has not complied with the disclosure requirements of IFRS 8 Operating Segments for disclosing each reportable segment separately.

Qualified Conclusion

Based on our review, except for the matters described in the paragraph i and ii above, nothing has come to our attention that causes us to believe that the accompanying interim financial statements are not prepared, in all material respects, in accordance with approved accounting and reporting standards as applicable in Pakistan for interim financial reporting.

Material Uncertainty relating to Going Concern

We draw attention to note 1.2 in the interim financial statements, which indicates that the accumulated loss of the Company has reached to Rs. 778.802 million as at December 31, 2021. Moreover, the reported current liabilities have exceeded from current assets of the Company by Rs. 192.73 million. These conditions indicate the existence of material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern and, therefore, that it may be unable to realize its assets and discharge its liabilities in the normal course of business. Our conclusion is not modified in respect of this matter.

The engagement partner on the review resulting in this independent auditor's review report is Muhammad Moin Khan.

Chartered Accountants

Date:

Place:

UDIN:

DIRECTOR'S REPORT

The Board of Directors of SG Allied Businesses Limited is pleased to present the Quarterly Financial Statements of the Company for the period ended December 31st, 2021.

Financial Results.

During the period, under review, the Company has suffered a loss of Rs.8,275,623/- while for the corresponding period the net profit of Rs.8,306,467/-. The accumulated loss as on December 31st, 2020 stood at Rs. 772,868,433/-.

FUTURE OUTLOOK

Financial results shows an increasing trend of sales from vertical farm. A successful trail was performed regarding the production of Tulip in vertical farm the production of mushroom will also start in vertical farm. Company is in the process of further expending the farming facility in upcoming year 2022.

Review on Auditor's Report

Auditor expressed qualified opinion on two points as mentioned in auditors report, however, Company has appointed for the valuation of yield of crop and plant, the valuator provide report late, therefore, second qualification will also be resolved at fiscal yearend.

AKNOWLEDGEMENT.

The directors of your Company offer their sincere gratitude to the shareholders for their support and assistance. The directors also thank employs of the Company for their dedication and hard work and hope to get the same cooperation from them in future.

Karachi February 25, 2022

On behalf of the Board of Directors

Sohail Ahmed Chief Executive

SG ALLIED BUSINESSES LIMITED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION AS AT DECEMBER 31, 2021

	Note	Un-audited December 31, 2021 <i>Rupees</i>	Audited June 30, 2021 <i>Rupees</i>
NON-CURRENT ASSETS			<u> </u>
Property, plant and equipment Investment property Long term deposits	4 5	1,103,360,446 69,280,015 95,714	1,069,068,422 69,979,813 95,714
CURRENT ASSETS			
Inventories Loans, advances, prepayments and other receivables Cash and bank balances	6 7	3,005,774 13,855,677 18,543,934 35,405,385	2,695,011 9,348,745 15,377,553 27,421,309
SHARE CAPITAL AND RESERVES		1,208,141,560	1,166,565,258
Authorized share capital 15,000,000 Ordinary shares of Rs. 10 each		150.000.000	150,000,000
Issued, subscribed and paid-up capital		150,000,000	150,000,000
Share premium		337,400,000	337,400,000
		487,400,000	487,400,000
Capital Reserves	_		
Surplus on revaluation of fixed assets	8	967,982,590	969,970,459
Revenue Reserves		(772.060.422)	(766 500 600)
Accumulated loss		(772,868,433) 682,514,157	(766,580,680) 690,789,779
		002,514,157	090,769,779
Loan from directors	9	241,224,406	173,724,406
NON CURRENT LIABILITIES			
Deferred liabilities		62,201,453	69,335,872
CURRENT LIABILITIES			
Creditors, accrued and other liabilities	10	122,062,706	120,233,772
Interest on short term and long term loan	11	20,617,394	20,617,394
Loan from associated undertaking	12	71,422,097	71,422,097
Loan from directors Provision for taxation		7,700,000 399,347	9,500,000 10,941,937
FIUVISIUII IUI LAXAUUII		222,201,544	232,715,200
CONTINGENCIES AND COMMITMENTS	13	222/202/077	232,7 13,200
		1,208,141,560	1,166,565,258

The annexed notes form an integral part of these condensed interim financial statements.

CHIEF EXECUTIVE

DIRECTOR

CHIEF FINANCIAL OFFICER

SG ALLIED BUSINESSES LIMITED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (UN-AUDITED) FOR THE SIX MONTH PERIOD ENDED DECEMBER 31, 2021

		Six Months ended		Quarter ended	
	Notes	December 31, 2021	December 31, 2020	December 31, 2021	December 31, 2020
		Rupees	Rupees	Rupees	Rupees
Sales		7,377,592	6,535,540	4,377,413	4,983,293
Cost of sales		(4,814,390)	(1,979,928)	(3,752,080)	513,038
Gross profit		2,563,202	4,555,612	625,333	5,496,331
Administrative and selling expenses		(40,111,858)	(33,602,967)	(24,889,313)	(23,230,882)
Operating loss		(37,548,656)	(29,047,355)	(24,263,980)	(17,734,551)
Other income	14	29,531,064 (8,017,593)	32,432,397 3,385,042	16,180,861 (8,083,120)	25,623,419 7,888,868
Financial charges		(112,418)	(4,465,201)	(77,735)	-
(Loss) / profit before taxation		(8,130,010)	(1,080,159)	(8,160,854)	7,888,868
Taxation Current Prior year Deferred		(399,347) 253,735 - (145,612)	(1,714,330) - - (1,714,330)	(399,347) 253,735 - (145,612)	(857,165) - - - (857,165)
(Loss) / profit after taxation		(8,275,623)	(2,794,488)	(8,306,467)	7,031,703
Other comprehensive income		-	-	-	-
Total comprehensive loss for the period		(8,275,623)	(2,794,488)	(8,306,467)	7,031,703
(Loss) / earnings per share - basic and diluted	15	(0.55)	(0.19)	(0.55)	0.47

The annexed notes form an integral part of these condensed interim financial statements.

CHIEF EXECUTIVE

DIRECTOR

CHIEF FINANCIAL OFFICER

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SG ALLIED BUSINESSES LIMITED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (UN-AUDITED) FOR THE SIX MONTH PERIOD ENDED DECEMBER 31, 2021

	Share Capital	Capital Re	eserves	Revenue Reserve	
	Issued subscribed and paid up capital	Share Premium	Revaluation Surplus	Accumulated loss	Total
			R u p e e s		
Balance as at July 01, 2020	150,000,000	337,400,000	974,155,447	(758,873,850)	702,681,597
Loss for the half year ended December 31, 2020	-	-	-	(2,794,488)	(2,794,488)
Other comprehensive income	-	-	-	-	-
Total comprehensive loss for the period ended December 31, 2020	- "	-	-	(2,794,488)	(2,794,488)
Transfer from surplus on revaluation of fixed assets on account of incremental depreciation - net of deferred tax	-		(4,119,470)	4,119,470	-
Balance as at December 31, 2020	150,000,000	337,400,000	970,035,977	(757,548,868)	699,887,109
Balance as at July 01, 2021	150,000,000	337,400,000	969,970,459	(766,580,680)	690,789,779
Comprehensive income for the period					
Loss for the half year ended December 31, 2021	-	-	-	(8,275,623)	(8,275,623)
Other comprehensive income	-	-	-	-	-
Total comprehensive loss for the period ended December 31, 2021	-	-	-	(8,275,623)	(8,275,623)
Transfer from surplus on revaluation of fixed assets on account of incremental depreciation - net of deferred tax	-		(1,987,869)	1,987,869	-
Balance as at December 31, 2021	150,000,000	337,400,000	967,982,590	(772,868,433)	682,514,157

The annexed notes form an integral part of these condensed interim financial statements.

CHIEF EXECUTIVE

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DIRECTOR

CHIEF FINANCIAL OFFICER

SG ALLIED BUSINESSES LIMITED CONDENSED INTERIM STATEMENT OF CASH FLOWS (UN-AUDITED) FOR THE SIX MONTH PERIOD ENDED DECEMBER 31, 2021

	Un-audited December 31, 2021	Un-audited December 31, 2020
CASH FLOW FROM OPERATING ACTIVITIES		
Loss before taxation Adjustment for:	(8,130,010)	(1,080,159)
Depreciation	7,206,930 (923,081)	3,955,100 2,874,942
(Increase) / decrease in current assets		
Stock in trade Loans, advances, prepayments and other receivables	(310,763) (7,617,760)	
Increase / (decrease) in current liabilities	(7,928,523)	-
Creditors, accrued and other liabilities Cash out flow from operations	(5,305,484) (14,157,088)	9,603,777 12,478,719
·		
Income tax paid	(5,267,338)	(459,184)
Net cash outflow from operating activities	(19,424,426)	12,019,535
CASH FLOW FROM INVESTING ACTIVITIES		
Capital expenditure Net cash outflows from investing activities	(43,109,194) (43,109,194)	
Net cash outnows from investing activities	(43,109,194)	-
CASH FLOW FROM FINANCING ACTIVITIES		
Loan paid during the period Loan received during the period	(1,800,000) 67,500,000	(4,609,170) -
Net cash inflows from financing activities	65,700,000	(4,609,170)
Net increase in cash and cash equivalents during the period	3,166,381	7,410,365
Cash and cash equivalents at the beginning of the period	15,377,553	15,933,475
Cash and cash equivalents at the end of the period	18.543.934	23.343.840

The annexed notes form an integral part of these condensed interim financial statements.

CHIEF EXECUTIVE	DIRECTOR	CHIEF FINANCIAL OFFICER

1. LEGAL STATUS AND OPERATIONS

1.1 S.G Allied Businesses Limited (the company) is a public limited company incorporated in the year 1957 under the repealed Companies Act, 1913 (repealed with the enactment of the Companies Ordinance, 1984, and thereafter, with the enactment of the the Companies Act, 2017). The shares of the company are listed on Pakistan Stock Exchange Limited.

The principal activities of the company are warehouse, cold Storage and vertical Farming.

Geographical location and addresses of major business units including mills/plants of the Company are as under:

Karachi

B-40, S.I.T.E., Karachi.

Purpose

The registered office and rental purpose for cold storage and vertical farming.

1.2 GOING CONCERN

The accumulated loss of the Company has reached to Rs. 778.802 million as at December 31, 2021 (2021: 766.581 million). Moreover, the reported current liabilities have exceeded to current assets of the Company by Rs. 192.73 million (2021: 205.294 million). These conditions indicate the existence of a material uncertainty that may cast significant doubt on Company's ability to continue as a going concern and, therefore, that it may be unable to realize its assets and discharge its liabilities in the normal course of business. In the recent years the company has diversified its line of businesses from the production of polyester filament yarn to other line of businesses, as the filament yarn industry is still in crises. Further, the management of the Company has taken initiatives for the revival of the Company and developed new diversified business strategy, henceforth, the Company has extended its business activities after getting itself restyled as SG Allied Businesses Limited on 24th August, 2017. Primarily, the Company started the activities of cold storage facility and dealing in various agriculture produces. Moreover, the Directors will provide the finance to the Company as and when needed.

2. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

2.1 Statement of compliance

These condensed interim financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting. The accounting and reporting standards as applicable in Pakistan for interim financial reporting comprise of:

- International Accounting Standard (IAS) 34, Interim Financial Reporting, issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
- Provisions of and directives issued under the Companies Act, 2017.

Where the provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

These condensed interim financial statements do not include all the information and disclosures required in an annual audited financial statements, and should be read in conjunction with the Company's annual audited financial statements for the year ended June 30, 2021.

2.3 New standards, amendments to approved accounting standards and new interpretations

2.3.1 Amendments to approved accounting standards which are effective during the year ending June 30, 2022

There are certain amendments to approved accounting standards which are mandatory for accounting periods beginning on or after July 1, 2021 but are considered not to be relevant or have any significant effect on the Company's financial reporting.

2.3.2 New standards and amendments to approved accounting standards that are effective for the Company's accounting periods beginning on or after July 1, 2022.

There is a new standard and certain amendments to approved accounting standards that will be mandatory for accounting periods beginning on or after July 1, 2022 but are considered not to be relevant or expected to have any significant effect on the Company's financial reporting.

2.4 SIGNIFICANT ACCOUNTING POLICIES

The accounting policies and the methods of computation adopted in the preparation of these condensed interim financial statements are consistent with those applied in the preparation of the annual audited financial statements for the year ended June 30, 2021.

3. ACCOUNTING ESTIMATES AND JUDGEMENTS AND FINANCIAL RISK MANAGEMENT

The preparation of interim financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts. Actual results may differ from judgements, estimates and assumptions

Judgments and estimates made by the management in the preparation of these condensed interim financial statements are same as those applied in the annual audited financial statements of the company for the year ended June 30, 2021.

The Company's financial risk management objectives and policies are consistent with those disclosed in the annual audited financial statements as at and for the year ended June 30, 2021.

4	DD ()	PERTY, PLANT AND EQUIPMENT	Note	December 31. 2021 R u p e e	June 30. 2021 s
•	PRO	PERTI, PLANT AND EQUIPMENT			
		ating Fixed Assets	4.1	1,079,254,018	1,045,351,268
	Capit	al Work-in Progress	4.2	24,106,428	23,717,152
				1,103,360,446	1.069.068.420
	4.1	Operating Fixed Assets			
		Opening written down value		1,045,351,268	1,053,091,147
		Addition/(Deletion/Transfer) Depreciation		40,409,882	189,246 (7,929,125)
		Closing written down value		(6,507,132) 1,079,254,018	1,045,351,268
	4.2	Capital Work-in Progress			
		Opening balance		23,717,152	-
		Capital expenditure incurred during the prior/year Closing balance		389,276 24,106,428	23,717,152 23,717,152
5	TNV	ESTMENT PROPERTY			
•					
	cos	г		194,310,081	194,310,081
		RECIATION			
	Open	-		(124,330,268)	(122,902,109)
		eciation for the period/year		(699,798)	(1,428,159)
	Closir	ng		(125,030,066)	(124,330,268)
	Writ	ten down value		69,280,015	69,979,813
	Rate	of depreciation		2%	2%
6		NS, ADVANCES, PREPAYMENTS & ER RECEIVABLES			
		s and advances			500.000
		to Staff unt receivables-cold storage		1,025,000 1,268,823	630,000 1,108,847
		unt receivables-coid storage		2,844,607	967,334
		unt receivables-vertical farm		591,392	,
		nce income tax		2,310,036	5,420,864
		ne tax refundable		9,903,094	9,903,094
	Less.	provision against income tax refundable		(9,903,094) 8,039,858	(9,903,094) 8,127,045
	Prep	ayments and other receivables			
	Marqi	in - Letter of credit		150,000	150,000
		tax claim receivable		21,070,506	21,070,506
	Less:	Provision against sales tax claims receivable		(21,070,506) 150,000	(21,070,506) 150,000
		rreceivables	6.1	14,217,250	9,571,471
		provision for irrecoverable rent		(8,496,312)	(8,496,312)
	Less:	provision for doubtful debts		(55,119) 5,665,819	(3,459) 1,071,700
				13,855,677	9,348,745
					5/5/10// 15

^{6.1} This includes receivables from S.G. Power Limited on account of rent and utilities amounting to Rs 14.096 million. However as disclosed in note 10, 11 and 12 a sum of Rs. 156.61 million is payable to S.G Power Limited.

7	CASH AND BANK BALANCES	Note	December 31, 2021 R u p e e	June 30, 2021 s
	Cash on hand Cash with banks - current account		665,828 17,878,107 18,543,935	254,155 15,123,398 15,377,553
8	SURPLUS ON REVALUATION OF PROPERTY, PLANT AND E	QUIPMENT - Ne	et	
	Opening balance Surplus arisen on revaluation carried out during the period/year		1,025,382,492 -	1,031,276,841
		•	1,025,382,492	1,031,276,841
	Less: Transferred to unappropriated profit on account of:			
	- incremental depreciation for the period		(2,799,816)	(5,894,349)
		;	1,022,582,676	1,025,382,492
	Related deferred tax of:			
	- balance at beginning of the priod/year		55,412,033	57,121,395
	- surplus arising during the period/ year		-	-
	- incremental depreciation for the period/year		(811,947)	(1,709,361)
	- effect of change in tax rate		-	-
	- balance at year end		54,600,087	55,412,033
	Balance at end of the priod/year		967,982,589	969,970,459

During the financial year ended June 30, 2020 the Company revalued its leasehold land and buildings on leasehold land to replace the carrying amounts of these assets with their market values / depreciated market values. The revaluation was carried-out on June 30, 2020 by an independent qualified valuers namely M/s. Amir Evaluators & Consultants. The appraisal surplus arisen on these revaluations aggregates to Rs. 587.156 million.

Previously, the revaluation of its leasehold land and buildings on leasehold land was carried out on June 26, 2015 by the same valuers namely M/s. Amir Evaluators & Consultants. The appraisal surplus arisen on these revaluations aggregates to Rs. 533.242 million.

8.1 The surplus on revaluation of fixed assets is not available for distribution to the shareholders in accordance with section 241 of the Companies Act, 2017.

9 LOAN FROM DIRECTORS

Transfer of loan from liability portion	9.1	153,619,198	153,619,198
Overdue of loan from directors		20,105,208	20,105,208
Loan received during the year	_	67,500,000	<u> </u>
	-	241,224,406	173,724,406

9.1 This represents interest free loan from sponsoring directors which is repayable at the discretion of the company.

10 CREDITORS, ACCRUED AND OTHER LIABILITIES

Trade creditors		1,244,066	1,244,066
Earnest money		189,006	189,006
Security deposit payable		33,414,963	33,789,090
Provision for sale tax liability	10.1	338,977	908,906
Others	10.2	8,901,587	9,565,346
		44,088,599	45,696,414
Due to associated undertaking	10.3	77,974,107	74,537,358
		122,062,706	120,233,772

- **10.1** This represent provision for sale tax liability on income from cold storage.
- **10.2** This represents advance received from scrap buyers.
- 10.3 These are unsecured and the late payment surcharge has been waived by the associated undertaking S.G. Power Limited.

11 INTEREST ON SHORT AND LONG TERM LOANS

Accrued financial charges on loan from directors	9,963,151	9,963,151
Accrued interest on long term loan to S.G. Power Limited	10,654,243	10,654,243
	20,617,394	20,617,394

12 LOAN FROM ASSOCIATED COMPANY

SG Power Limited	12.1	71,422,097	71,422,097

12.1 This represents loan from S.G Power Limited (the associated undertaking) which is repayable on demand).

		December 31,	December 31,
		2021	2020
14	OTHER INCOME	R u p	e e s
	Rental income	29,531,064 29,531,064	32,432,397 32,432,397
15	(LOSS) / EARNINGS PER SHARE - BASIC AND DILUTED		
		For the half	year ended
		December 31, 2021	December 31, C 2020
			Rupees in
	(Loss) / profit after taxation	(8,275,623)	(2,794,488)
	Weighted average number of ordinary shares outstanding during the period	15,000,000	15,000,000
16	(Loss) / earnings per share - basic & dilutive TRANSACTIONS WITH ASSOCIATED UNDERTAKINGS	(0.55)	(0.19)
	The college of an electric particular and a section of a	disease a d 1e	at the second of Taxable and the second of t

Therelated natives contraction of the contraction of the related parties are carried out on an arm's length basis and the related price is determined in accordance with the Comparable Uncontrolled Price Method. Significant transactions with associated undertakings and related parties other than those which have been specifically disclosed elsewhere in these condensed interim financial statements are given below.

	December 31, 2021 R u p e	December 31, 2020 e s	
TRANSACTIONS:			
Repayment of loan to directors	1,800,000	4,614,032	
Loan received from director	67,500,000	-	
Loan repaid to S.G. Power Limited	1,500,000	-	
Purchase of electricity from S.G. Power Limited	4,936,749	8,233,337	
Directors' remuneration	1,630,000	950,000	
	December 31,	June 30,	
	2021	2021	
BALANCES:	R u p e e s		
Due to directors	248,924,406	183,224,406	
S.G. Power Limited	77,974,107	75,609,058	

17 FAIR VALUE OF FINANCIAL ASSETS AND FINANCIAL LIABLITIES

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The carrying values of all financial assets and liabilities reflected in these interim financial statements approximate their fair values.

Fair value hierarchy;

The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Levels 1 to 3 based on the degree to which the fair value is observable.

- Level 1: fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

As at December 31, 2021 the Company has no financial instruments that falls into any of the above category.

18 DATE OF AUTHORIZATION FOR ISSUE

These condensed interim financial statements were approved and authorized for issue in the Board of Directors' meeting held

CHIEF FINANCIAL OFFICER

19 GENERAL

Figures have been rounded off to the nearest rupee, unless otherwise stated.

CHIEF EXECUTIVE DIRECTOR

13 CONTINGENCIES AND COMMITMENTS

13.1 Contingencies

S.NO.	WRIT PETITION	FORUM	ISSUE INVOLVED	STATUS
1			Legal claim filed against the company from suppliers were not acknowledged as debts amounting to Rs.0.418million (2020:0.418million)	Pending
2	Suite no 10 of 2000 Suite no 1296 of 2003	Sindh High Court	A dispute is persisting between the company and National Bank of Pakistan regarding the alleged "Buy Back Agreement" and declaration of dividend. Brief facts of the dispute are that underwriting of public floatation of the shares of the company was jointly undertaken by National Bank of Pakistan and Allied Bank of Pakistan. National Bank of Pakistan agreed to underwrite 3,851,200 shares of Rs 10 each at a premium of Rs. 48.50 per share. However the Bank insisted to impose a condition on the sponsors to enter into a "Buy Back Agreement" in respect of the share underwritten by them. Corporate Law Authority (Securities and Exchange Commission of Pakistan) desired with their letter dated September 18, 1995 to furnish an unqualified underwriting commitment without any "Buy Back Agreement "and the NBP vide its letter dated October 27, 1994 confirmed that this condition will be deleted. The Corporate Law Authority through its various letter emphasized for unconditional arrangement. National Bank of Pakistan vide its letter No. CCD: BE 096/48 dated March 01, 1995 confirmed that they have no objection to the publication of the prospectus of the company in the newspaper also mentioning in the said letter that Bank has not made any buy back agreement with the sponsors or any other person. The prospectus of the Company published in the newspaper also contained this fact that "their underwriter has not entered any buy back/ repurchase agreement with the sponsors or any other person". After public floatation, National Bank of Pakistan imposed the alleged condition of declaration of dividend at the rate of 15 to 16 percent and the undertaking from the sponsors to buy back the shares of the Company after 3 years within a period of one year was also obtained by the bank. The Company declared dividend for 1996,1997 and 1998 at 15	Pending
	Consist sales to compare	Contours Armallato Tribunal	percent, 20 percent and 16 percent respectively. However, In this matter issues have been settled by the court and now the matter is at the stage of evidence of the parties. The management beleives that, the company has a good arguable case and a decree is likely to be passed in its favour and as such there is no likelihood of unfavourable outcome or any potential loss on account of this litigation. Subsequent to filing of the above suit, National Bank of Pakistan also filed a Suit No. 1296 of 2003 in the High Court of Sindh against the company and the sponsors seeking enforcement of "Buy Back Agreement" and payment of resultant amount with profit at 18 percent per annum from the date of suit till the payment by the company and a direction that shares of the company be sold in the market and the net sale proceeds be applied towards the adjustment of the decretal amount. In this suit, National Bank of Pakistan before the high court of Sindh for recovery of Rs. 288,466,438 and sale of 3,754,900 shares in the market at the risk of the defendants. This matter has been settled by the court and now the matter is at the stage of evidence of the parties. The company has reasonable defence in the matter and in our view, a favourable outcome is expected and there is less likelihood of any potential loss being suffered by the company on account of the above litigation. However, final outcome would depend on conclusion of the evidence led by respective parties in support of their case and the sponsors are confident that they will succeed in their case in view of their sound legal position.	Ponding
3	Special sales tax appeal No. 97 of 2004	Customs Appellate Tribunal, Bench, Karachi	Two appeals bearing no. K-137/2008 and K-138/2008 both dated March 18, 2008 passed by the Collector of Sales Tax and Federal Excise (Appeals) Karachi is pending before the Customs Appellate Tribunal, Bench, Karachi. One appeal filled against the order of the Custom Appellate Tribunal before the High Court of Sind at Karachi for refund of sales tax along with additional tax that was deposited by the company under protest with Custom and Sales tax Appellate Tribunal. The matter is at the stage of hearing of cases. The management beleives that, the company has a good arguable case and an there is no likelihood of unfavourable outcome of this litigation.	Pending
4	Appeal under section 33	Appellate bench SECP Islamabad	Appeal u/s 33 of the SECP Act 1997, Directors-S.G. Allied Businesses Limited against the order dated March 19, 2021 of Additional Director, Adjudication Department-1, SECP, Islamabad, has been fikle before Appelate bench SECP and is pending adjudication. We are hopeful of favourablen decision in favour of the company.	Pending

The management is of view that the aforesaid cases involve certain law points and there is every likelihood of having a favorable verdict in these matters.

13.2 Commitments

There are no commitments as at December 31, 2021 (2021: nil)